
THE

Claims of the CLERGY

TOA

Divine Right of Maintenance,

And of Different of

Church-Lings, &c.

[Price Six Pence]

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Exemplified in the Pretentions and Conduct of the present SCOTCH CLERGY; and in the Behaviour of their Creatures, the Multitude.

In a Letter from a Scotch Presbyterian, now fettled in a Diffenting Congregation in England, to a Minister of the National Church of Scotland. With the Scotch Minister's Answer.

Occasioned by the Tythe-Bill now depending in Parliament.

LONDON:

Printed for T. Cooper, at the Globe in Pater-noster Row. 1736.

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Divine Right of Maintenance, &c.

Reverend and Dear Sir, da L bus drow

Send you a Paper on the Subject of Tythes , very much effectived here, for the Use of the Majority of the General Assembly, who, as I am told, assert a Divine Right to Tythes, at least to Sti-

Divine Right to Tythes, at least to Stipends payable out of Tythes; and for the Information of our good Christian Commonalty, who having no Property of their own, do nevertheless claim a Right in themselves to the Properties of others, in

An Answer to the Country Parfon's Plea apaint the Quakers Tythe Bill. In a Letter to the R. R. Author, Set and room and a

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fo far as they are applied to the Payment of their Ministers Stipends, originally given, and still payed by others.

They are in the Right, and speak with great Truth and Justice, when they say, that the fierce, uncharitable, and most unchristian Contention, which is made in the calling and settling of Ministers, in not for the Flock, but the Piecce; for I never heard that any one ever hindred, or in the least ever thought it wrong in them, to call a Minister of their own, if they districted the Minister already called, and paid (by others for his ministerial Work and Labour amongst them.)

This Paper is much to the Purpose, with Regard to our unhappy Disputes, fruits ful of many and great Mulchiefs at Christianity; as well as to cive Society. The putes which took their Rife from our being overflock'd with Clergymen, and which are Itill growing in Proportion, as the Numbers of licented Preachers exceed the Number of vacant Benefices, longer that we have now commonly half a Score or more Candidates for every Vacanty and

If it is thought proper to reprint this, it is more to the Purpose than all the Arguments drawn from the wontrained Senses put upon some Texts of New Testament

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Testament Scripture, by interested Clergymen, to west in themselves a divine
Right to Tythes or Stipends, sounded on
the Doctrine and Practice of those, who,
if we may credit their own Testimonies,
ministred to their own Necessities by the
Labour of their own Hands, or depended
upon the charitable Contributions of welldisposed Christians, without making the
least Claim, as of Right, to the smallest
Proportion of the Properties of others.

A divine Right to Tythes can have no Foundation but in the Levitical and Geremonial Law of the Jews, which is by Christianity sulfilled and abolished; or in the Appointments of the Pagan Priests made by those blind Votaries of the vain Idols, who had no other Being than in the foolish and wicked Imaginations of such who worshipped them: But as Life and Immortality was brought to Light by the Gospel, those Clouds of Error, Ignorance, and Superstition, and all the worldly Profits and temporal Power that followed them, are dispelled by the Light of the Gospel.

The Christian Church, which comprehends the whole Descendants of Adam that believe, is a Thing very different from a National Church established by

the

the Laws of any Christian Country. The Clergy, as Christian Ministers, have no Claim whatsoever to the least Share or Proportion of the Property of any one, further than he may be pleased voluntarily and freely of his own Accord, to give it. But the Clergy of an established national Church, have by the Laws of the Land, a Right to the Properties of the Laity, so far as the Legislature has given them a Title to it.

Every national Church is a Creature of the State, and depends upon the State for its Rights; to the Freedoms, Immunities, Monopolies, and exclusive Privileges it enjoys; as well as to the Tythes, Stipends, Glebs, Mansion-Houses, and other Ecclesiastical Fees and Emoluments, paid by the Laity, for the Maintenance and Support of its Ministers, and other Ecclesiastical Affairs.

No Christian Minister can be lawfully hindered to preach the Gospel of Christ; but no Minister, although a Person of the most exemplary Life and Piety, sound and orthodox in the Christian Faith, be he ever so well qualified for the Office of the Ministry, can enjoy, or acquire a Title to enjoy, any temporal Benefit or Advantage, belonging to any national Church,

all the Articles and Conditions of Communion with that Church, and also submit to all the Rites, Geremonies, particular Modes, and Manner of Worship and Devotion, peculiar to, and practiced by that Church: Nor can any Person present a Minister so qualified to the Possession of any Exclession aftical Benefice in that Church, or work for such a Minister but those only in whom such Right of Presentation or of Voting, is vested by the Laws of the Land

Every Person who differs with the rial tional Church in any of these Points is a Diffenter from that Church; but Liberty of Conscience is in this, and in every free State allowed a and the fame Law! the fame civil Power, that establishes the national Church, tolerates Diffenters, and protects them in the free Exercise and Enjoyment of their own religious Opinions; and ties up the Hands of the efter bliffied Clergy from perfecuting for harting thefe their Fellow Christians, who differ from them in Opinion about religidus Matters. Modes or Manner of Del votion, and Forms in Worthip. The Cafe. with Regard to Individuals, is the fame as with whole Societies or Sects of Chris ftians a He who diflikes any Minister on monest

Account of his Morals, or from a Difference of his Paris and personal Abilities, and ministerial Gifts, of although perhaps founded upon Prejudice, is a Differenter from that Minister, and cannot be forced to submit to his Minister, a but is at Freedom to chuse whom he pleases for his own Minister.

Where then is the leaft Ground of Dife pute (about fettling the vacant Parifhes of in hational Church) confiders with common Sense; and common Honesty? The Legislature may establish a national Church, conflituted in fuch Manher as it thinks proper, and propose it to the People But the Legislature itself cannot, Iconfifently with the Liberties of fice People, impose it upon the People !! bal very none then has an unquefficuable Table to chuse his own Minister, not only as a Chaiftian, but as a free-born Subject of this Realmin Bist no Man, or lany Sett of Menchavet or ban have a Right hodife pale of any Temporality belonging to the national Church; but those in whom the Legislature has thought fit to west that votion, and I orms in Workin. The Hais

A Minister who obtains a logal Section on mongst

mongh them, as to refuse to submit to his Ministry, such are Differenters from that Minister, and may, if they please, make use of the Right allowed by Law in favour of Differenters, to chuse another Minister for themselves.

The Law tolerates Differences; but no Difference, at least no Protestant Difference ever claimed a Right to the Temporalities belonging to the Clergy of either of the two national Churches that are in this Hand of Great Britain, severally by Law established.

The Church of Rome indeed have made a profitable Exchange of Christianity, for the temporal Wealth and Power of the Jewish and Pagan Priesthood; and in confequence of the excellive Wealth, and enormous Power of its Clergy, has as effectually ruined Christianity, as it tras fubverted and deftroyed the civil Rights and Liberties of Mankind. But can a Protestant Clergyman, professing himself to be a Minister of Jesus Christ, who declared that his Kingdom was not of this World, and that his Service was inconfiftent with the Service of Mammon, claim a divine Right to Mammon, bel cause he is the Servant of Chan 48 And is it not thocking to common Sente, co pretend ly Scriptures (which the Church of Rome, fensible of so gross an Absurdity, have wisely locked up from the Laity) while they profess to allow all Mankind to read, peruse, examine, and to search them diligently; to prove all Things, and to

hold fast that which is best?

Christ alone is the fole and only Head of the Christian Church universal; but the supreme civil Magistrate is, in every Country not enflaved to the See of Rome, Head of the national Church; no christian Minister, as such, has the least Shadow of a Claim, as of Right, to the smallest Proportion of the Property of any Man; but every Minister of a national Church has by Law a just Title and Right, to all the ecclefiaftical Temporalities and Profits which the Law allows him. Do not the People of Scotland of the Communion of the Church of England, those of the Episcopal Perswasion, the Independents, Quakers, and those Prefbyterians who (on Account of fome Scruples, with Regard to the Government and Discipline of the national Church, as at present by Law ettablished) differ from it, all of them severally support and maintain their own Ministers, Preachers and preterd

(13)

and Speakers, as Diffenters from the mational Church ? I have heard indeed of three or four Presbyterian Ministers, who publickly and openly diffent from the national Church as impure, until the is reformed from certain Errors and Herefies which they are pleased to charge upon her, who do nevertheless keep violent Posses. fion of the Temporalities of the national Church: Whether they found this Poffession upon the Principles of the Church of Rome, or of the reformed Protestant Churches, must be left to themselves to determine, fince those few infallible Guides are too wife to fubmit to any other Determination.

The Right of Presentation as the Law now stands, is vested in the Patron, and the Right of Collation in the Church-Judicatories; And if the Patrons do not use their Right within fix Months after the Vacancy happens, then the Right of Prefentation, as well as of Collation, devolves upon the Presbytery : But both the one and the other are by Law tied up to the Observation of one Rule in the Exercise of this Right: That neither of them can present or presbyterially call any Person to be Minister of a vacant Congregation, who is not either a Minister lawfully choils

Rules of the national Church of Scotland, as by Law established, or by the same Authority, and in the same Manner, licensed to preach the Gospel, and declared by a Presbytery properly constituted, to be well qualified and deserving to be a Minister of any Presbyterian Congregation.

This is a necessary, and it is a sufficient and absolute Security to the national Church, for all its Rights and Privileges; and no profest Presbyterian can have any Ground to differ from a Presbyterian Minister, thus presented or presbyterially called and settled on Account of

Principle.

When a Parish becomes vacant, every Candidate who has the smallest Hopes of Success, first makes Application (by his Friends) to the Patron and considerable Heritors, who for the most part agree on the same Person to be presented to And if the Friend or Favourite of the leading Ministers, and governing Party of the Presbytery, has the good Fortune to succeed with the Patron, as

A NB. About one balf of all the Advonesons of Parronages in Scotland belong to the Crown, and the King rarely presents but upon Application scom the most considerable Herisors of the Parish.

those

whose Ministers have frequently none or other of them; a Son, a Nephew, or some near Relation, who is bred as Clergyman and a dicensed Preaches, to the provided for; a then alligoes well, the Peace and Quiet of the Parishbis not in the least distributed; the Presbytery concurs with accepts of it, the Presbytery concurs with the Settlement is made in the most peaceable and Christian Manner, with our Loss of Time, or Expense to any Party concerned a But, to no manner, a with the concerned of But, to no manner, a with the concerned of But, to no manner, a with

- If the Candidate deligned by the Majority of Bresbytery be disappointed; and another licenfed Preacher, who is perhaps a Son or a near Relation of fome confide rable Heritor of velte Pariffe be preferred by the Patron, then ball, manner of the and Industry; and most unduevintuence is afed to Thirit apothe Parith against, the Person presented. The People who da the other Events were taught Religiontion christiand Humility and Submission are now told in they themselves have in Right to chafe thek own Phrish binis fter, that're was the most valuable Leiner Christ haddest them, and was therefore a divine Righton that Patronagenoen any tichriftian Tyranny, fecular Bondage, and Eraftian

Erastian Heresy. Thus Pasishes, when Clergymen are disappointed in their wordly Views, become divided, inflamed, put together by the Ears; the one half against the other; and the Contention somented and carried on with the utmost Keeness. Heat and Animosity, disguised under the specious Name of Zeal for Religion.

The Presybtery are Judges of the Settlement in the first Instance, and after an expensive Attendance with Lawyers, and a fierce Contention of the Parties concerned, managed with great Heat and Rancour, on both Sides, at several Dyets of Presbytery, who meet but once a Month, the Cause is at last by them determined, according to the Good-will and Pleasure of the Majority, and carried by the Partity aggrieved, by Appeal to the next Synod, which perhaps does not set sooner than six Months after.

whether the Sentence of the Presbytery is affirmed or reverted by the Synod,
the Caufe rarely fails of being carried from
them, either by Appeal or Reference
to the next general Affembly, which perhaps does not meet fooner than fix or cloyen Months after the Synod in anvib a
box example as head general and a General

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General Affemblies, during their thort Sittings, determine few of those Causes, but refer them to their Commission, which -meets but four Times in the Year, and fits but three Days at a Time; fo that after an expensive Attendance of the Parties and their Lawyers upon Church-Judicatories, fitting in feveral Parts of the Kingdom, often very diffant from one another, after a Parish is kept vacant for Years together; and the People of the Parith, during all that Time, involved in a most unchristian Strife and Debate, To much imbittered and enraged against one another, that they rarely speak to one another but in Wrath; the Caufe is at last determined, but the Peace of the Parish is not thereby reflered For For

If the Presbytery, within whose Bounds the Parish (thus at last settled) lies, happens to be over-ruled, then the Minister so directed to be placed by that Presbytery, is from the Pulpits of those Clergy-men who caused and conducted the Opposition, called an Intruder, a Their and a Robber, who came not in by the Does, but through the Antichristian Window of Patronages, secular Power, and Brastian Herefy: That it is sinful in the People to submit to such a Minister; that they bught to affert and maintain their just C Rights

Rights; that their Fathers had relified unto Blood; and they are in the most pathetick Manner exhorted not to defert the Cause of Christ by a finful Submission. All this is publickly preached from the Pulpit as the Word of God, and recommended to the Multitude as Zeal for Religion and for the Truth, in open Defiance of the Laws of the Land, and a Reproach to theichristian Religion.

Itraduced by its Preachers, and by them made a Bone of Contention and Strife; a Motive for intestine War, and publick Diforder and Confusion.

When fuch a Sentence of the highest Church Judicatory is intimated in Form to the Presbytery; they call it an unjust Sentence, and a violent Invalion of the Rights of the People for whom Christ died; that they will not involve themfelves in the Guilt, by a finful Submiffion, and flatly refuse to put it in Execution, and fo the Parish must still contiinue vacant, until Application is made to another General Affembly for Commillilong to put their own Sentence in Execumion: Iwho; out of Tenderness to their sdifobedient Brethren of that Preshytery, vestamonly appoint the Settlement to be sount to effert and maintain their inft

Rights

made By Ministers from other Presbyteries ! And this is likewife complained of and called an Infringment of the radical

The poor unhappy People who are mifled by these wild and unchristian Doeffines, and by the rebellious and peril ctous Example of the Majority of a Piesbytery; affemble from all Corners of the Country, at the Place and Time appoint of for the Settlement, to obstruct it, by open Force and Violence and fuch Setur tlements are at last (but too often) made at the Expence of a Breach of the publi lick Peace and Bloodshed. And those of the Parish, who are inguged in the Op polition, defert their own Minister, negati lect their Labour, and the Care of their Pamilies, and wander about from Place to Place to hear those demagogue Preachet ers, who promote Strife, fow Sedition, and found the Trumpet of Rebellion gainff the Civil Power; because they are not allowed to dispose of the Temposait lities of the Established Church, and to fettle every vacant Parish with a Prient of Greature of their own. So ill de Cleri gymen brook Disappointments, and for far do they earry their Refentments belo yond the reft of Mankind.

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Thefe

These Confusions and Disorders are by the High Clergymen charged upon the Law commonly called the Patronage Act, altho' they evidently flow from another Source, which I mentioned at first, vis. from our being greatly overflock'd. with Licensed Preachers; for so long as we had vacant Parishes sufficient to provide the Clergy as they came out to the Ministry, we had no Disputes of any Kind about the Right of Voting, or manner of fettling vacant Congregations: But when Competitions betwist two ormore Candidates for one Vacancy became frequent these stirred up that Spirit of Pride and Worldly-mindedness, which had before been vented on Objects less hurtful to Society, or had lain dormant for want of Fewel. And the Question now is, whether if the Legislature should think fit to repeal this Law, any other Law could possibly be contrived, to allay or divert that Spirit of Strife and Contention. A Law that would prevent those unreasonable and groundless Complaints of these Clergymen, who seem to delight so much in Strife; that the Peace of Society must be diffurbed by them, as often as their worldly or ambitious Probuilding the the selection

jods are defeated or thwarted. For Example, and bluow would bus months H

Should the Legislature place this Right and Power of disposing of the Temponi ralities belonging to the feveral Parishes of the Church of Scotland, as at prefent by Law establish'd, in Heritors of each Parish; would not the Patron, if he was not an Heritor, and every other Person; of the Parish (except the Heritors) have the same Ground of Complaint they now have h Or another the off on

If this Right was vefted, where it was in those Times, which are called the purest Times of Presbytery, in the Elders only; would not every one of the Parish, except those few Elders, who are commonly the Creatures and Tools of the Clergy, have the fame Caufe of Com-

plaint? Or,

If this Right was placed, as it was by the Act of Parliament 1690, in the Heritors and Elders jointly; would not all the rest of the Parish, except these Heritors and Elders, have the same Reason to complain ? Or, and an aindel

If this Right was lodged, where the Clergy occasionally, when it fuits their Purpose, pretend it ought to be, in the Multitude, in every Person within the Pa-

rith, either exclusive or inclusive of the Heritors and Elders, would this cure the Evil? Would not the Clergy, if they happened to differ (as they often do) aubout the Person they recommended to the Parish, severally do their best to serve their Friend? And would not the fame Means and Artifices as now, be used to divide and inflame the Parish? And If & Minister happened to be called by a Majority of one, of fuch a Poll, would not the Caute! run the fame Round, through all the Church-Judicatories, and be at last de-termined according to the good Will and Pleasure of the Church-Judicatory, who on such Event, would have the Right really in theinfelves, as the last Refore? And when fuch a Settlement was at last made, would not one half of the Parish have the same Reason as now to differe! from the Minister To fettled ? But the Truth is, the People are not to unreafond able, if the Clergy would be fo good as to withdraw their Thinnence, and leave them to themselves they would then chearfully submit to the Ministry of any Man of a good Life, that was properly or-dained, and lawfully fettled among it them. We should hear of no Strife, no Diforders, or any unchrittian Practice among the the

the People, if they were let alone, and left at Freedom to judge for themselves.

Let it then be considered, how and it

blulf this Right was vested, where the Clergy, by every Step of their Conduct, plainly intend it should be placed, and where, in Spite of the Law, in many Ca-les it now is in Effect placed. I mean in the Presbytery within whose Bounds the Vacancy happens; would not the whole Parish have just cause to somplain? Could lany Rarith expect in that Event to be in the least considered in the Choice or Call of their own Minister, to long as any Member of the Presbytery had a Son, or any Relation that was a ligenfed Preacher to be provided for? Are there not Instances where a Presbytery, when the Power or Right of Prefentation has fallen in their own Hands; have thrust a Minifler upon a Parish, against the Consent of the Patron, of the Heritars, of the Elders, and against the Consent of every Individual within the Parish? And is it any other Metive, than that of their own

Interest? or yeds didw; anony of interest? or yeds didw; anony of the Church, conference of the Church,

placed in a Parish, have severally to enjoy them; would not the Clergy be entirely independent on the Laity? And would not Popery be thereby in part again established in this Nation? And yet it must be acknowledged, that such a Measure would essectually cure and prevent our present most unhappy Divisions and Disputes, and the Disorders that attend them; for then the Controversy would be only between Ulergymen and Clergymen, and be determined by the Majority of every Presbytery. As in Roman Catholick Countries, where the Laity are absolutely enflaved to the Clergy, there are no Disputes of this Kind. The Question then is.

How these Disputes, which divide and inflame the common People, and turn their Heads from minding the ordinary and necessary Affairs of their Family, to Debates upon the Import and Meaning of certain Greek Phrases, relating to the Manner of calling of Ministers by the Apostles; a vain Knowledge about doubtful Questions; which they are nevertheless to fond of, that they preser it to Morality and practical Religion, although like Papists, they implicitly submit to that

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that Sense which their Favourite Clergy are pleased to put upon the Text; Disputes which disturb the publick Peace, and have been the Cause of many popular Tumults, Riots, and Disorders; the Question, I say, is, How this Evil, this growing Evil, which calls to loudly for a Remedy, is to be cured and prevented. It might, no doubt, be cured in part,

If the Legislature should think fit to prescribe such Rules of Direction for the Church-Judicatories to determine Questions upon this Subject, as could not be dispensed with, or eluded by the Clergy.

But if it is to be totally cured, there is no Medium. The Power and Right of disposing of the Temporalities of the Church, and of determining all Questions and Debates that may arife upon fuch Disposition, must either be absolutely vested in the Clergy, as it was before the Reformation; whereby we should have a Kind of Popery established again amongst ourselves, by a papal Power in every Presbytery : Or it must be placed where it was before the Times of Popery, in those Hands whence it originally flowed, and where it must still have continued, if our Fore-fathers had not, in the dark Times of popish Bigottry and Superstition, given

It up to the Clergy, out of whose Hands we have not hitherto been able totally to recover it; I mean the civil Magiftrate and Courts of Law.

If the Clergy were left at Liberty to purfue the spiritual Concerns of their holy Function only, to employ themselves in that, and in that alone; and should be, by the Laws of the Land, (fince Chrift)anity proves too feeble a Tie to bind them) reftrained from meddling with fecular Affairs, and the temporal Things of this Life, especially since the Laity have made fo plentiful a Provision of the Things of this World for their comfortable Maintenance and Support; we should have as few Disputes about the planting and fertling of vacant Parishes in Scotland, as there are in England; where the Ecclefiafticks being under the Controll of the civil Magistrate, the Right to present, and Manner of inducting or fettling a Minister in a vacant Parish, is so well underflood, that there rarely happens any Difpute, or so much as a Question about it.

The Right and Power of trying, licenfing, and ordaining, ought to be in the Church-Judicatories; and that is an absolute Security to the national Church by Law establish'd, of all its Rights and

Privileges; for no Man can thereby be admitted to possess any Living belonging to the National Church, who is not sufficiently qualified for the Office of the Ministry; and of the Principles of the

establish'd Church. But,

The Power of giving, and of determining any Questions that may arise upon the Right to possess the Stipend, * Manse, Glebe, and other ecclefiaftical Profits of any Parish, ought to remain in those Hands where the Legislature has now placed it, or in whose Hands soever the Legislature should at any Time think fit to place it; and be determined by the Courts of Law; because these must go vern themselves by Law, and not in the arbitrary Manner practifed by Church-Judicatories, but must determine according to Law; and their Judgment is liable to be reviewed by the supreme Gourt, the last Resort of this Realm, the House of Peers of Great Britain.

gninime Iom,

Reverend and Dear Sir, WIVI

Your's, &ce:

London, April 22, 1736.

* The Manie signifies the Minister's House, which is supported and kept in Repair by a Parish Rate.

identitied to possels any Living belonging

The Scotch Minister's Anfiver to the foregoing Let-

won and puntalling I and state a shall

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Received your Letter of the 22d ult. with the Pamphlet, calld, An Anfor to the Country Parforts Plea, &c. I have perused both with Attention, and am of Opinion, if they were dispersed in this Country, fo as to fall into the Hands of all those who have been engaged in our most unhappy, and, as you juffly call them, unchristian Disputes, they might have the Effect to cure them, in some Measure; by determining every Man of common Sense and Honesty, who has no direct Interest, worldly or ambitious View, to promote these Diforders, to use his Influence to prevent them for the future. Think I strong in Repair by the

s a

But I suppose you have not yet fore got the Temper and Disposition of our High-flying Brethren; that although they are the Minority in maft Prefbyteries, yet how indefatigable they are to feduce the fincere, well-meaning, but ignorant Country People, who are our own Elders, and to inflame them against every one who differs with themselves in Opinion, should they by such Means get a Majority in any Church-judicatory, as they have of late done in our General Assemblies, you know how severe our Church Discipline is. And if they failed in this, how ready would they be to out-hound all the furious and ignorant Bigots upon any Person, especially one of my Character, who should be concerned in publishing, or offering to the Confideration of Mankind, any Paper of this Kind, that tends to destroy their darling Idol, Popularity, and to leffen the mighty Figure they imagine they make in this Country, by their Influence upon those well-meaning, but unwary People, who are misled by them.

I have therefore kept the Paper upon Tythes, but returned your own Letter; because if it is printed at London,

our Bookfellers here may have both from thence ; and every Man, Clergy, man as well as Layman, who dare open his Eyes to Reafon, may in this Age of Liberty, fafely read what he pleafest for his better Information: opposit of ferforzant Country Pople, Swho are our own Elders, and time then seainft every one who differs with themselves must Mait ve Reverend and Dean Sirgi get a Majority in any Church-judicatory, as tors stur of late done in our Gene-Edinburgba word nov seidensha let May i, 1736, is emilgible down Dir failed in this, how ready would they be rout Bigots upon and Perions and ignoone of my Character, who should be congerned in publiching, or offering to the Confideration of Mankind, any Paper of this Kind chroy their dayling Lind to less they dayling he Stagine they make in the contraction in the contraction of the contraction of the contractions of t wary People, who are milled by them.

on Tythes, but retained your own Lecter; becale if it is printed at Landon, our